

JAN. 29

Will be Generally Observed.

The Birthday of William McKinley.

Whole Country Will Contribute to the Memorial.

Cleveland, O., Jan. 20.—A meeting of the Executive Committee of the McKinley National Memorial Association, was held at the office of the Treasurer, Colonel Myron T. Herriek, today. There were present, Judge William H. Day, president; Senator M. A. Hanna, vice president; Myron T. Herriek, treasurer; Ryerson Ritchie, secretary; Hon. William A. Lynch, Canton, O.; General Henry M. Duffield, of Detroit, Mich.; and Alexander H. Revell, of Chicago.

The Executive committee authorized the following statement:

There is every evidence of a most general observance of the birthday of William McKinley, Jan. 29, and the preceding Jan. 28. The response to the request of Governor Nash and the National Memorial Association, that these days be devoted to efforts in behalf of the McKinley National Memorial by the proclamations of the governors of states and territories has been gratifying. By either proclamation or request, "McKinley Day" will be observed in nearly all the states. It will provide the whole people of the country full opportunity to give to the national memorial. In many thousands of churches services will be held and contributions received on Sunday, Jan. 29th. In this connection, where there is no local organization, the Executive Committee suggests that collections in schools, churches, or from citizens be sent to Myron T. Herriek, treasurer of the National Association, Cleveland, O. Credit will be given to the state and town. The aim of the National Association, that the memorial tomb rising above the final resting place of William McKinley shall be from the people who loved him, is being carried out. If all the friends of the living William McKinley will show their faith by substantial remembrances on this day, his memorial will be a splendid tribute from the whole people.

In carrying out the purposes of the association to have the memorial come voluntarily from the people, organization of state and local committees has progressed.

VALET
Who Stole \$75,000 Worth of Jewels Is Caught.

New Orleans, La., Jan. 20.—T. E. Manners has been identified by P. G. Thebaud as his valet, Edward Kern, Jr., who stole \$75,000 worth of jewels from the Thebauds.

Extradition papers are being prepared.

FREE BOOKS
Declared a Commendable Feature of School System.

Cleveland, O., Jan. 20.—The Circuit court today dismissed the appeal of M. P. Mooney, representing the P. school of the Catholic church in this city, who sought to restrain the distribution of free books to public school pupils. The court said the furnishing of free books to children was a most commendable feature of the public school system and it was to the best interests of the taxpayers that the case be dismissed.

TWENTIETH
Anniversary Celebrated by Surprise Party.

The twentieth wedding anniversary of Mr. and Mrs. Daniel Motz, of Northampton township was celebrated by Mr. and Mrs. Motz, and about 60 neighbors and friends, Saturday, with a surprise party. The surprise was complete, and the neighbors gathered at the Motz home, Saturday afternoon and evening. The time was spent in informal sociability, and the visitors presented Mr. and Mrs. Motz a fine china dinner set, before leaving.

Tea consumed in England is subject to a duty of 12 cents per pound.

P. H. Schneider Co.

Largest Exclusive Dry Goods Store

January Clearance Sale Extra Special Half Price

To close out our entire cloak stock we are selling your choice of New Jackets, Raglans, Newmarkets and Children's Coats at half price. Every day in January bargain day at our store.

P. H. Schneider Co.

GREAT WEEK

At Grand Opera House—"Casino Girl" Tonight.

Between forty and fifty people are members of the great company which will present "The Casino Girl" at the Grand Opera house, tonight. This company is one really one of the highest class organizations on the road, and Manager T. K. Albaugh gives the show his warmest personal commendation. Catchy music, bright dialogue, pretty girls and clever men are promised for this production.

The following excellent shows, each presented by a company which takes care of every part with care and ability, are promised for the rest of the week.

Whitney and Knowles' "Quo Vadis," for Thursday night; "The Wrong Man," for Friday night, and "Are You a Mason?" Saturday night, making in all one of the best weeks of the season at this house.

Fine skating at Blue Pond. 10c day time; 5c evenings.

AKRONIANS IN DENVER.

Society With 150 Members Organized.

Ex-Mayor Harper Presided at the Meeting.

Word has just been received by friends of Messrs. Geo. Ellis and Frank Wolf, Akron men who went to Denver last fall and who now conduct a meat market and grocery in that city, telling of the organization last week of the Akron society of Denver. There are in the neighborhood of 150 former Akronians in the capital city of Colorado, and they have formed an organization for reviewing old acquaintances and forming new ones.

Denver has probably more former Akronians than any other city in the West, and the formation of this society shows with what tender memories they think of Akron. They are an up-to-date version of the ancient Romans and their motto is, "Once an Akronian, Always an Akronian." Ex-Mayor E. R. Harper presided at the meeting at which the society was organized.

Don't let the little ones suffer from eczema, or other torturing skin diseases. No need for it. Doan's Ointment cures. Can't harm the most delicate skin. At any drug store, 30 cents.

BIRTHS.

SHERBONDY—To Mr. and Mrs. C. A. Sherbondy, 610 Cedar st., Thursday, Jan. 16, a daughter.

HAYNES—To Mr. and Mrs. Harry G. Haynes, 143 Crosby st., Friday, Jan. 17, a daughter.

BEARDSLEY—To Mr. and Mrs. Charles H. Beardsley, 117 Arkley st., Saturday, Jan. 18, a daughter.

SAUNDERS—To Mr. and Mrs. Robert E. Saunders, 105 Straw st., Thursday, Jan. 16, a son.

YOWELL—To Mr. and Mrs. Harry Yowell, 1216 West Thornton st., Friday, Jan. 17, a son.

MCDONALD—To Mr. and Mrs. Eli McDonald, Cole and Switzer ave., Saturday, Jan. 18, a daughter.

Dr. Gies, chiropodist of Youngstown, will be at the Buchtel tomorrow morning.

KAUFMANN'S
Honey, Rum & Tar

COUGHS, COLDS, Croup and Hoarseness. PREVENTS PNEUMONIA.

SUNDAY NEEDED AS A DAY OF REST.

An Eminent Man Writes of the Open Sunday Saloon Question.



Rev. Edward Everett Hale.

The question of Sunday observance, which is attracting so much attention, has been made the subject of an article by Rev. Edward Everett Hale, among the foremost of the literary and religious workers of the old school. (BY EDWARD EVERETT HALE.)

It is no longer with the desire to compel people to go to meeting or to church that our present statutes are devised. All that effort has been weeded out from them. It is rather with the intention to leave everybody free to go to public worship, and free to rest if he wants to rest. It is an effort to relax all chains on that day. I am old enough to remember when poor debtors, who had to reside in the jail limits on week days, availed themselves of this statute on Sunday and went where they chose on visits to their friends. That liberation is a type of the whole plan.

The apprentice could not be compelled to work, nor the journeyman. Stage drivers, ferrymen, hostlers, and grooms, even, were at large. People who lived in or near taverns were not to be annoyed by the racket of revelers. Churches were not to be annoyed by the passage of vehicles.

I am fond of telling my children the story of the arrest by one of their ancestors of the Russian Ambassador and his party, who had landed in some seaboard town and were crossing the country. Ignorant or indifferent to our laws, they pressed their way to the seat of the Government on the Lord's day. But they found that a Connecticut rithman stopped them. He held that the journey was not one of charity or of necessity.

Of which the latent desire was not that the Ambassador should go to meeting, but simply that those that did should not be annoyed by the racket of his wheels; that the people of the land should have only the minimum of care, and in general that everybody should be as free to rest himself as he chose on Sunday as was possible, under every condition short of a return to barbarous life.

I think that every conscientious man, every leader of society, must make up his mind whether he thinks public worship one day in seven a good thing or a bad thing, and whether he considers this Sunday rest, as projected by statute, a good thing or a bad thing. As matter of feeling or theory, most men agree here.

Most young lawyers would say they are glad there is one day when they need not go to their offices; most young clerks that they are glad that on that day they need not go to their stores, and so on. As a matter of feeling and theory, yes. Nay, as a matter of feeling and theory, almost all these persons would be sorry to have public worship abandoned, most, not all.

Some people would not care. Addressing those who do care, I should say: You must make this a matter of action also. You have no right to take the comfort of Sunday, and then to leave to the ministers, to your father and mother, and to the women of the community, the maintaining of Sunday.

When a club of high-minded, moral and intelligent young men mount their bicycles on Sunday morning, by public appointment, they say far more distinctly than any words or votes could say, that so far as they are concerned they mean that the next generation shall have no Sunday.

Courts are not to be closed, stores shut up, sheriffs kept back from executing writs, in order that young gentlemen may ride all day on bicycles. The institution of Sunday, if it is to be maintained at all, will be maintained for the nobler purposes of higher life. And, while it is quite legitimate to urge that the Art Museum, the Public Library, the concert, may tend to this higher life, nobody will accept the plea which says that a feat of laborious athletics is a bit of the higher life. Every such effort to get over the line helps the way to the secularization of all days, when there will be no time at all.

I have refrained from any argument of the divine appointment of Sunday. I have been discussing the worth not of the Hebrew Sabbath, but of the Magness Sunday, which is a very different thing. I do not urge that you should rest from labor one day in seven because God rested after six acts of creation, but I ought to say that so far as history avouches

law as divine, all the history of Sunday pleads for the sort of rest which I am urging.

More suggestive than any thunder of Sinai, and more convincing than any argument of Moses, is the steadiness with which the seventh day of rest worked itself into civilization of Europe. Men despised the Jews; they ridiculed and caricatured them; they spurned them in the street, but they took from them this institution. Before Christianity got its hold on Rome the one day in seven captured Rome. A nation which gave masters power to crucify their slaves was not strong enough to keep slaves from the enjoyment of this rest one day in the week.

No movement of our times for a ten hour system, for an early closing system, for the relief of children in factories, ever approached this great determination of a working world that it would rest from its labors when a seventh day came around. Observe, no statesman directed that movement. No philosopher suggested it. Only a few dirty and despised Jews, the wrong side of the Tiber, if they were in Rome, rested on the seventh day.

The good sense of the thing, the good effect of the thing, captured even the scoffers and the tyrants; and they accepted the boon, which proved to be the new life of their social order.

I only ask you to look around and see if that lesson is not reinforced on every side. By their fruits ye shall know institutions as well as men.

COURTS.

Emeline Green, of Akron, has sued the N. O. T. Co. for \$5,000, claimed for injuries she is alleged to have received by falling from a street car, last summer. She claims that when she was leaving the car, it started up quickly, causing her to fall heavily on the pavement.

WANTS SETTLEMENT.

Chas. L. and Etta C. Frank have started suit to secure a settlement with Sarah M. Keller. They claim that the defendant holds a mortgage on their property, and that they have offered to pay the amount to secure release from the mortgage, but that the defendant claims an interest in the property, aside from the mortgage, and declines to settle on terms offered by the plaintiffs.

SETTLED FOR \$500.

The case of M. M. Britain vs. the Empire Life Insurance Co., was settled Monday, the plaintiff agreeing to take \$500 offered by the defendant. The action was brought to collect insurance on the life of the plaintiff's mother. This case was tried once in Common Pleas court, and the plaintiff awarded judgment for \$1,000, but the decision was reversed by Circuit court, and the case was to have come on for second trial in Common Pleas court Monday.

CALENDAR ENTRIES.

Ellen J. Edwards vs. Barney Edwards. Divorce. J. F. Halderman, Esq., appointed referee.

Gertrude A. Wise vs. George Wise. Divorce. Attorney C. O. Kerstetter appointed referee.

Sigler Bros. & Co. vs. C. H. Randolph. Money. Settled.

Handel M. Shumway vs. Harry Mc-Masters. Money. Settled.

HEARING CONTINUED.

Hearing in the case of Sophronie J. Ritchie vs. executors of the will of T. W. Cornell, has been continued to Jan. 23.

ADMINISTRATOR.

Frank Lods has been appointed administrator of the estate of Barbara Glyehorn in Akron. Bond, \$1,500.

Personal and Social

Messrs. R. D. Bradley and J. A. Reed, of Canton, were in the city, Sunday.

Mrs. Wm. Wilson and daughter, Bella, of Locust st., spent several days in the country.

Miss Lizzie Shaw, of Coventry, visited Miss Edna Wilson, Locust st., this city, for several days.

Superintendent L. F. Loree, of the B. & O., passed through Akron today on a tour of inspection of the Akron division. Mr. Loree remained in Akron for several hours, and went from here to Cleveland.

Mr. John C. Reid, who has been employed in the office of the N. O. T. Co. for the past two years, has resigned and will take charge of a position with the McKenzie & Bell Carpet Co. of Canton, by whom he was employed before he came to Akron.

Mr. C. E. Milton, of 622 East Exchange st., and Mr. F. M. Marquis, of 166 Benjamin st., will leave tonight for Pealuma Coal Co., where they will locate over a year.

Mr. Charles Pifer left this morning on a business trip through Northeast Ohio in the interests of the Pathfinder.

Attorney W. E. Snyder was in Manchester, Saturday, attending the funeral of Ephraim Grove.

Mr. Robert Bromfield and Miss Margaret Bromfield, spent Sunday in Cleveland with relatives.

Mrs. J. S. Crile, of 189 Glenwood ave., is visiting friends at Kensington, O.

Mr. Fred E. Smith is in Lima, O., to witness the shooting of a new oil well, he having extensive interests in the Lima field.

A pedro party will be given for the benefit of the Royal Templars Wednesday evening, at the home of Mrs. W. B. Augustine, 547 West Exchange st.

The West End Athletic Club

Invites you to visit their

Skating Rink
Opposite Wooster av. car station.
Finest in Akron. It is the Popular Skating Place.
Admittance 10c
No walking. Loop line cars to rink.

ON THE VERGE.

Few Steps Necessary to Make Barberton a City.

(Special Correspondence.)

Barberton, Jan. 20.—The ordinance making legal and actual the division of this place into wards, is now pending before the village council, and will be voted on in a short time. The only step still necessary, after the passage of this legislation, to make Barberton a city, will be the election of officers in the spring, by wards. This election will be equivalent to the formal step making the change.

M. O'NEIL & CO.

ON TUESDAY, JAN. 21, WE WILL PLACE ON SALE

5,000 YARDS BLACK TAFFETA SILKS,

ALL NEW GOODS, THE BEST IN THE MARKET,

Suitable for Waists, Gowns, Skirts, Coats and Linings

19 inch 50c grade for.....	39c
19 inch 60c grade for.....	45c
19 inch 65c grade for.....	50c
19 inch 75c grade for.....	59c
21 inch 85c grade for.....	69c
22 inch 95c grade for.....	82c
24 inch \$1 grade for.....	87c
27 inch \$1 grade for.....	89c
27 inch \$1.25 grade for.....	98c

M. O'NEIL & CO.

Reproduction of the celebrated Ober-Ammergau Passion Play all this week at 10.30 a.m., 2.30 and 4.30 p.m. Additional performance Saturday night at 8.30.

Tickets free to purchasers to the amount of 25c or more.

BALM OF ROSES

THE ONLY ANTISEPTIC DRESSING
Leading druggists 25c

TOO LATE TO CLASSIFY.

LEGAL NOTICE.

Akron, Ohio, Jan. 20, 1902.
Susannah A. Butty whose place of residence is unknown will take notice that on the day of 1901, Albert A. Butty filed his petition in the Common Pleas Court of Summit county, Ohio, being cause No. 10,964, against the above named Susannah A. Butty, praying for a divorce from the said Susannah A. Butty on the ground of gross neglect of duty and that said cause will be for hearing six weeks and one day from the date hereof, or as soon thereafter as the Court can hear the same.

ALBERT A. BUTTY.

By Young & Wamannaker, his attorneys.

Jan 20-27 Feb 3-10-17-24

WANTED—A woman to help in kitchen; go home nights. The New Delicatessen, 307 Mill st. 235-237*

FOR SALE—By Henry Holtz, room 27, Arcade block.

507 E. Market, 10 rooms, modern, \$5,000.

221 Valley st., 8 rooms, modern, \$3,000.

402 Cross st., 7 rooms, slate roof, stone foundation, gas and sewer, \$17,000.

Cuyahoga st., 3 acres, \$900.

Lot corner Johnston and Wilson sts., \$275.

Home ave., 6 1/2 acres, 9 room house, barn, 20x30, large hen house, well, cistern, near street cars, at a bargain.

Choice building lots on Shaefer st., near Main st., handy to Webster, Camp & Lane's, People's Hard Rubber and other new shops.

Farms of 7, 20, 53, 65, 70, 75 and 167 acres. These farms are for sale or trade. Open Saturday evenings. 235 tf

WANTED—A boy for delivery. One accustomed to handling of horses. Akron Laundry Co., 161 S. High st. 235

WANTED

Man to do cleaning and janitor work. Apply at Democrat office, between 7 and 8 tomorrow morning.

PORTO RICO,

Cuba and Florida to be Visited by Akron People.

Mrs. L. C. Miles and Miss Mary Miller will sail for Porto Rico, Feb. 8, to visit Miss Miller's brother, Robert Miller. They will go from Porto Rico to Cuba, and return home by way of Florida. They expect to be gone two months.

ADDITIONAL SPORTS.

GRAND ALLEY GAMES.

The following schedule of bowling games will be observed at the Grand bowling alleys, this week, in the second alley league:

Wednesday—Eclipse vs. Columbus; Friday—N. O. T. vs. Croscents.

In the first league on the alleys, the following games will be played: Monday—Maroons vs. O'Neils; Thursday—Akrons vs. Summits; Friday—Akrons vs. Ultras.

NO BIG WORDS

No high-sounding claims; no misrepresentations, are needed to keep you for a customer, after you have once had a case of our bottled beer at your home.

The merit of the goods is a sufficient advertisement.

You can't help telling your neighbors of its exquisite flavor, its sparkling appearance and its health giving properties, say nothing of its cost. We want every family in Akron to buy a case of this excellent beer, knowing that a pleased customer is our best friend.

Burkhardt's Brewery,

Brewers of High Grade Beer
Both Phones 250.

THROUGH SERVICE VIA



CALIFORNIA AND HOT SPRINGS, ARK.

Excursion Tickets to New Orleans & Return

Account Mardi Gras February 3 to 10 One Fare

Full information of local ticket agents or by addressing F. W. HARLOW, Division Pass, Agt. 423 Vine st., Cincinnati, O

MOVE MADE BY MR. FRENCH.

Said to be Arranging Belt Line to Help Vanderbilts.

Promoter Chas. W. French, of Mansfield, has again become busy in the vicinity of Akron. A corps of engineers has been running lines, and the latest announcement is a branch is to be built by the Canton Belt Railway Co. to Akron, to connect with the Akron Belt line and the C. A. & C. at Barberton. It is to start from Oval City, Stark county. An amendment to the charter making the provision was filed with the Secretary of State today.

This is a move in Mr. French's general plan by which the Vanderbilt lines may be connected with more of the inland cities of Ohio.

Given Judgment.

In the case of Henry Clippinger vs. the Chevaliers, in Squire Campbell's court, the plaintiff was given a judgment of \$30.42 for unpaid sick benefits.